

UNTITLED, UNEDITED DOCUMENT

This document is uploaded as reference material relating to other past documents that were posted. It attempts to explain government fraud and payroll deductions and the unauthorized use of identification numbers by policy makers against citizens. Most people can't fathom public officials conducting themselves in such a corrupted manner. However, to monitor the problem of corruption in government, it is necessary to widen the scope of view, as no man or woman is an island. In government fraud and corruption, it is a broader conspiracy which takes place. This makes the probability of bringing such crimes to light more difficult, as this is a network of deception, encompassing in this instance, more than thirty known government officials on differing levels with the cooperation of the private sector entities involved. At the root of the matter is greed, power, and hate by means of discrimination and the centuries old policies of institutionalized racism. The best advice in dealing with government is "don't trust strangers," as politics makes for "strange bed fellows."

When we first look into the issue of the payroll fraud conducted by the State of Connecticut, it is important to begin with the Third Party Administrator and The Alexis Insurance Company. This company was contracted by the state to handle claims involving injured state workers. The compensation checks issued by this company were not salary checks as stated in C.G.S. 5-142(a), nor did it have anything to do with the mandatory requirements for officers injured in the line of duty. These checks dealt with the liability related to the loss of body part function. In this, the insurance company would issue payments based on the percentage of loss of function to a certain body part of the injured worker. Notice, it is separate from the language used in 5-142, as that statute states: "He shall be continued on the payroll...."

The fraud came into play by the state when it invented the term "TTD" with the TPA. In this, they would fraudulently remove the qualifying injured employee, whom was entitled to 5-142 from the payroll, although the employee was not "Totally Disabled". They actually invented this term as part of their "artificial reductions," or fraud. Take Note, as none of this could be accomplished without the active participation and cooperation of then Comptroller Wyman. Had she honored the law, the other co-conspirators could not defraud injured workers entitled to 5-142(a) benefits.

We know this because the insurance checks were not in fact checks in which "child support" or other salary deductions could be subtracted to pay such obligations. During this time when dealing with the TPA and the Office of the Attorney General, whom appeared in child support hearings, the court ordered that the payments of child support

had to be made by me personally by way of money order, as the state could not commit to the standard of child support through the TPA issued checks. So, they were not in fact moneys referenced by Statute 5-142, they were to be moneys deducted from any future settlement of the claim.

This is the key to the craftiness of the workers compensation methods and policies instituted at the time of SEBAC IV, and V as it related to unfunded liabilities. However, what was more substantial in my claim was the fact that the TPA attempted to pay me deceptively for injuries received in 1989, and not 1993 which was one of the main conflicts between me and my attorney at the time Deborah Nemeth, as she was actually covertly operating as a Assistant Attorney General for the TPA and the State of Connecticut. Her job was to primarily artificially reduce the state's workers compensation obligations to injured state workers receiving 5-142 benefits. This workers compensation plan was developed by then State Rep. Michael Lawlor, Attorney Yelmini, Attorney Livingston, Mark Ojakian and others withing the Workers Compensation Commission and other state agencies.

Now, to get a better grasp of the fraud they implemented, one only has to review the fraudulent check issued by the TPA upon the unauthorized and fraudulent termination papers issued by Mitch Drabek, Dianne Pierpont, and the Commissioner of the Department of Corrections. {Note: I never cashed the check, and I never separated from state service, nor did I elect to retire until 2009. The documents were issued fraudulently in 1995.} What is particularly important about the documents is that they were issued using a totally different injuries conjured up by these individuals having nothing to do with the date of injury April 26, 1993. That is correct, they actually made a fictitious injury, report, leave of absence forms etc..

To verify the above, one only needs to view my employment records from the Board of Education City of New Haven and the SBC Telephone Company where I later worked. Child Support was deducted from a "payroll check." Fraudulent check issued at over twenty thousand by the TPA had no deductions listed. Moreover, child support was paid for during the period the fraudulent check attempted to establish injury, which was 1989.

We know that from the fall season of 2003 until the present that the checks issued by the City of New Haven, Board of Education were all fraudulent checks issued in cooperation with these same members of the state of Connecticut involved in the deceptions carried out by the public officials. Most of this time, the plaintiff was in California, Washington, Oregon, Iowa, Illinois, Wisconsin, Idaho, Texas, New Orleans, Georgia, South Carolina, Pennsylvania, New Mexico, Arizona, Nebraska, Colorado, North Carolina, New York, Massachusetts, Tennessee, Kentucky, Indiana, Ohio, florida, Louisiana, Maryland, Washington, D.C., Delaware etc., not in Connecticut working for the Board of Education. In fact, I was moving about the country on the advise of Ben Hunter, as members of the state were trying to carry out a plan to end my life, as they did through the Task Force developed by the Department of Corrections and employees such as Mr. Dzurenda, now of the retirement board and DOC.

Within the framework of their plan was to keep me unemployed, as they used by social security number without my knowledge or permission. In this, they issued fraudulent checks through the City of New Haven, which in turn prevented me from gainful employment outside of the state. These checks were issued to Mr. Ben Hunter

with the knowledge of these public officials. He was what you would say inside the fraternity, the one they tried to get me to join. The first time this was made known to me that checks were being issued without my knowledge is when I attempted to apply for Food Stamps while homeless in Philadelphia. I was issued emergency SNAP benefits but they couldn't be continued, because the City of New Haven was fraudulently using my social security number to keep me in poverty and without a job. This fact was exposed to me then, and later by the Philadelphia School Board, who wouldn't hire me, because of what they termed "false information," on an application. I didn't report my employment from 2004 until 2007 on my resume, of which, I had no idea that I was employed. It was the State of Connecticut, and City of New Haven using the social security number assigned me, it certainly wasn't me.

During the summer of 2006, my children were taken from me while I was homeless in Philadelphia. The court didn't bring up the issue of child support although they checked with the Connecticut Department of Social Services. This is probably the reason that I was not detained for lack of payment. They, State of Connecticut and City of New Haven, fraudulently were issuing checks which were attached by child support orders from their Superior Court. Even I was amazed that the issue of child support didn't come up in the Philadelphia Jurisdiction. As to my knowledge, I hadn't made payments in more than three years. However, the state and city were probably making those payments through fraudulent salary deductions.

It was probably a blessing that I attempted to get Food Stamps, and employment in Philadelphia or I would have never found this out. Not to mention the chance encounter with Mr. Hunter in 2009, he was still working for the Board of Education. He straightened the entire issue out. This is how it is known for a fact that the officials in government are corrupted, even the superintendent, representatives, senators, mayor, you name it.

If anymore information is necessary on the issues discussed, please read the "St. Raphael, FoodStamp, SEBAC Injunction," and some of the other documents I posted to Scribd. What is for certain is that there is a relationship between local, state, federal governments and the private sectors involving this type of fraud and corruption. It could not be perpetrated otherwise.

Not only did Sal Luchiano, Attorney Livingston of the unions betray the trust of the workers they were suppose represent, they did it in cooperation with the legislature, governor Rowland, the courts, and the private sector. When you speak of fraud and discrimination it is an act of conspiracy that goes beyond the pale. This is actually a "Policy" decision, which is covert, and subversive of the law. These people, with knowledge and forethought, violate the laws, and consider themselves above the law.

NOTHING ELSE.